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| 1 | committee intends to schedule a meeting to review the proposal, the funds may be |
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| 2 | reallocated as proposed by the department of, within 14 working days after the date |
| 3 | on which the proposal is submitted, the cochairpersons of the committee notify the |
| 4 | secretary that the committee intends to schedule a meeting to review the proposal, |
| 5 | the funds may be reallocated only upon approval by the committee. |
| 6 | *b0364/2.6* Section 1717g. 49.175 (2) (c) of the statutes is created to read:". |
| 7 | *b0364/2.7* 827. Page 802, line 2: delete "(b)" and substitute "(c)". |
| 8 | *b0364/2.8* 828. Page 802, line 11: delete "In" and substitute "By November |
| 9 | 1 of". |
| 10 | *b0364/2.9* 829. Page 802, line 12: after "administration" insert "and the |
| 11 | cochairpersons of the joint committee on finance". |
| 12 | *b0365/2.3* 830. Page 802, line 14: delete "(Lm),". |
| 13 | *b0359/4.9* 831. Page 802, line 16: delete the material beginning with that |
| 14 | line and ending with page 803, line 9, and substitute: |
| 15 | *b0359/4.9* "Section 1718x. 49.185 of the statutes is repealed.". |
| 16 | *b0625/3.13*832. Page 803, line 10: delete the material beginning with that |
| 17 | line and ending with page 804, line 19, and substitute: |
| 18 | *b0625/3.13* "Section 1723m. 49.197 (1m) of the statutes is amended to read: |
| 19 | 49.197 (1m) Fraud investigation. From the appropriations under s. 20.445 (3) |
| 20 | (dz), (kx), (L), (md), (n), and (nL), the department shall establish a program to |
| 21 | investigate suspected fraudulent activity on the part of recipients of medical |
| 22 | assistance under subch. IV, aid to families with dependent children under s. 49.19 |

and the food stamp program under 7 USC 2011 to 2036 and, on the part of

participants in the Wisconsin works program under ss. 49.141 to 49.161, and, if the

department of health and family services contracts with the department under sub. (5), on the part of recipients of medical assistance under subch. IV and food stamp benefits under the food stamp program under 7 USC 2011 to 2036. The department's activities under this subsection may include, but are not limited to, comparisons of information provided to the department by an applicant and information provided by the applicant to other federal, state, and local agencies, development of an advisory welfare investigation prosecution standard, and provision of funds to county departments under ss. 46.215, 46.22, and 46.23 and to Wisconsin works agencies to encourage activities to detect fraud. The department shall cooperate , as affected by with district attorneys regarding fraud prosecutions. *b0625/3.13* Section 1724m. 49.197 (3) of the statutes is amended to read: 49.197 (3) State error reduction activities. The department shall conduct activities to reduce payment errors in medical assistance under subch. IV, Wisconsin works under ss. 49.141 to 49.161, aid to families with dependent children under s. 49.19 and the food stamp program under 7 USC 2011 to 2029 and, if the department

of health and family services contracts with the department under sub. (5), the

medical assistance program under subch. IV and the food stamp program under 7

USC 2011 to 2036 The continent shall fund the activities under this

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b0625/3.13 Section 1725am. 49.197 (4) of the statutes is amended to read:

49.197 (4) COUNTY AND TRIBAL ERROR REDUCTION. The department shall provide

funds from the appropriations under s. 20.445 (3) (dz), (kx), (L) matching funds from the appropriations under s. 20.445 (3) (md), (n) and (nL) to counties and governing bodies of federally recognized American Indian tribes administering medical assistance under subch. IV, aid to families with dependent

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children under s. 49.19 or the food stamp program under 7 USC 2011 to 2029 or, if the department of health and family services contracts with the department under sub. (5), the medical assistance program under subch. IV and the food stamp program under 7 USC 2011 to 2036 to offset administrative costs of reducing payment errors in those programs.

b0625/3.13 Section 1725b. 49.197 (5) of the statutes is created to read:

49.197 (5) Contracts for medical assistance and food stamps. The department of health and family services may contract with the department to investigate suspected fraudulent activity on the part of recipients of medical assistance under subch. IV or recipients of food stamp benefits under the food stamp program under 7 USC 2011 to 2036 as provided in this section.

b0625/3.13 Section 1725c. 49.22 (6) of the statutes is amended to read:

49.22 (6) The department shall establish, pursuant to federal and state laws, rules and regulations, a uniform system of fees for services provided under this section to individuals not receiving aid under s. 46.261, 49.19 or 49.47; benefits under s. 49.124, 49.148 er, 49.155, or 49.79; foster care maintenance payments under 42 USC 670 to 679a; or kinship care payments under s. 48.57 (3m) or long-term kinship care payments under s. 48.57 (3n). The system of fees may take into account an individual's ability to pay. Any fee paid and collected under this subsection may be retained by the county providing the service except for the fee specified in 42 USC 653 (e) (2) for federal parent locator services.".

line and ending with page 804, line 1914

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10365/2.4*834. Page 804, line 5: after "2029" insert ". The department shall fund the activities under this section from the appropriation under s. 20.145 (3) (1)

b0365/2.5 835. Page 804, line 7: delete the material beginning with "The department" and ending with "(1)" on line 90

b0365/2.6 836. Page 804, line 12: delete ", (L), and (Lm)" and substitute ",

and (D) and (Lm).

b0360/2.10 837. Page 805, line 9: delete the material beginning with that line and ending with page 806, line 25, and substitute:

b0360/2.10 SECTION 1731g. 49.33 (1) (b) of the statutes is amended to read:

49.33 (1) (b) "Income maintenance program" means aid to families with dependent children under s. 49.19, Wisconsin works under ss. 49.141 to 49.161, the medical assistance program under subch. IV of ch. 49, the badger care health care program under s. 49.665, the child care program under s. 49.155, or the food stamp program under 7 USC 2011 to 2029 2036.

b0360/2.10 Section 1731m. 49.33 (1) (c) of the statutes is repealed.

b0360/2.10 Section 1731t. 49.33 (1) (cr) of the statutes is created to read:

49.33 (1) (cr) "Tribal governing body" means an elected governing body of a federally recognized American Indian tribe.

b0360/2.10 Section 1732g. 49.33 (2) of the statutes is repealed and recreated to read:

49.33 (2) Contracts. (a) Annually, the department and the department of health and family services shall, jointly, contract with county departments under ss. 46.215, 46.22, and 46.23, and may, jointly, contract with tribal governing bodies, to reimburse the county departments and tribal governing bodies for the reasonable

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cost of administering the medical assistance program under subch. IV and the badger care health care program under s. 49.665.

(b) Annually, the department shall contract with county departments under ss. 46.215, 46.22, and 46.23, and may, jointly, contract with tribal governing bodies, to reimburse the county departments and tribal governing bodies for the reasonable cost of administering income maintenance programs, other than the medical assistance program under subch. IV and the badger care health care program under s. 49.665. Q

1860625/3142838. Page 805 line 9: delete the material beginning with the

with page 806, live 11, and substituted

b0625/3.14 "Section 1728m. 49.32 (7) (b) of the statutes is amended to read:

49.32 (7) (b) The department shall conduct a program to periodically match the records of recipients of medical assistance under s. 49.46, 49.468 or 49.47, aid to families with dependent children under s. 49.19 and the food stamp program under 7 USC 2011 to 2029 and, if the department of health and family services contracts with the department under s. 49.197 (5), recipients of medical assistance under subch. IV and food stamp benefits under the food stamp program under 7 USC 2011 to 2036 with the records of recipients under those programs in other states. If an agreement with the other states can be obtained, matches with records of states contiguous to this state shall be conducted at least annually.

b0625/3.14 Section 1729m. 49.32 (7) (c) of the statutes is amended to read: 49.32 (7) (c) The department shall conduct a program to periodically match the address records of recipients of medical assistance under s. 49.46, 49.468 or 49.47, aid to families with dependent children under s. 49.19 and the food stamp program

under 7 USC 2011 to 2029 and, if the department of health and family services contracts with the department under s. 49.197 (5), recipients of medical assistance under subch. IV and food stamp benefits under the food stamp program under 7 USC 2011 to 2036 to verify residency and to identify recipients receiving duplicate or fraudulent payments.

b0625/3.14 Section 1730m. 49.32 (7) (d) of the statutes is amended to read:
49.32 (7) (d) The department, with assistance from the department of corrections, shall conduct a program to periodically match the records of persons confined in state correctional facilities with the records of recipients of medical assistance under s. 49.46, 49.468 or 49.47, aid to families with dependent children under s. 49.19 and the food stamp program under 7 USC 2011 to 2029 and, if the department of health and family services contracts with the department under s. 49.197 (5), recipients of medical assistance under subch. IV and food stamp benefits under the food stamp program under 7 USC 2011 to 2036 to identify recipients who may be ineligible for benefits.

*b0429/2,5*839. Page 806, line 11: after that line insert.

b0429/2.5 SECTION 1730f. 49.32 (10) (a) (intro.) of the statutes is amended to read:

49.32 (10) (a) (intro.) Each county department under s. 46.215, 46.22, or 46.23 may release the current address of a recipient of food stamps or of aid under s. 49.19, and each Wisconsin works agency may release the current address of a participant in Wisconsin works under ss. 49.141 to 49.161 or, if administering the food stamp program, of a food stamp recipient, to a law enforcement officer if the officer meets all of the following conditions:

b0625/3.15 840. Page 806, line 16: after that line insert: 1 *b0625/3.15* "Section 1731c. 49.33 (1) (b) of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read: 49.33 (1) (b) "Income maintenance program" means the Wisconsin works program under ss. 49.141 to 49.161, the medical assistance program under subch. IV, or the food stamp program under 7 USC 2011 to 2036.". *100625/3.16 841. Bage 806, time 25, after that line hasonth *b0625/3.16* ESECTION 1732c. 49.33 (2) of the statutes, as affected by 2001 8 9 Wisconsin Act (this act), is repealed and recreated to read: 49.33 (2) Contracts. Annually, the department of health and family services Ishall contract with county departments under ss. 46.215, 46.22, and 46.23 to reimburse the county departments for the reasonable cost of administering income 12 13 maintenance programs.". *b0156/1.4*/842. Page 807, line 1: delete lines 1 to 4. 14 *b0360/2.11* 6843. Page 807, line 8: after "county" insert "and tribal 15 16 governing body".

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b0360/2.14 /846. Page 807, line 18: after "county" insert "or tribal

governing body".

care health care program under s. 49.665".

care health care program under s. 49.665".

b0625/3.17 847. Page 807, line 19: after that line insert:

b0360/2.12 844. Page 807, line 11: after "subch. IV" insert "and the badger

*b0360/2.13 * 845. Page 807, line 14: after "subch. IV" insert "and the badger

b0625/3.17 "Section 1737c. 49.33 (8) (a) of the statutes, as affected by 2001 1 Wisconsin Act (this act), is amended to read: 2 49.33 (8) (a) From the appropriation accounts under ss. 20.445 (3) (dz), (kx), 3 (md), and (nL) s. 20.435 (4) (bn) and (nn) and subject to par. (b), the department of and tribal governing body health and family services shall reimburse each county) that contracts with the 6 department and the department of health and family services under sub. (2) (a) for reasonable costs of administering the medical assistance program under subch. IV and the bodger care health care program under 0, 49.665 and that contracts with the department under sub. (2) (b) for the reasonable costs of administering income maintenance programs other than the medical assistance and the budge care health care program under 8.49 teles The amount of each reimbursement paid under this paragraph shall be calculated using a formula based on workload within the limits of available state and federal funds under s. 20.445 (3) (dz), (kx), (md), and (nL) 12 20.435 (4) (bn) and (nn) by contract under s. 49.33 (2). The amount of reimbursement 13 calculated under this paragraph and par. (b) is in addition to any reimbursement 14 or tribal governing body provided to a county/for fraud and error reduction under s. 49.197 (1m) and (4).". 15 *b0360/2.15* 848. Page 807, line 22: delete "counties" and substitute 16 "counties a county or tribal governing body". 17 *b0360/2.16* 849. Page 808, line 2: delete "The" and substitute "The Each". 18 *b0360/2.17* 850. Page 808, line 2: delete "each" and substitute "each". 19 *b0360/2.18* **851.** Page 808, line 3: after "46.23" insert "and each tribal 20 21 governing body". *b0360/2.19* 852. Page 808, line 10: after that line insert: 22 *b0360/2.19* "Section 1740bg. 49.33 (10) (b) of the statutes is amended to 23 24 read:

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49.33 (10) (b) To facilitate prompt reimbursement the certificate of the department may be based on the certified statements of the county officers or tribal governing body executives filed under par. (a). Funds recovered from audit adjustments from a prior fiscal year may be included in subsequent certifications only to pay counties owed funds as a result of any audit adjustment. By September 30 annually, the department shall submit a report to the appropriate standing committees under s. 13.172 (3) on funds recovered and paid out during the previous calendar year as a result of audit adjustments.".

9 *b0360/2.20* 853 Page 810, line 9: after "46.23" insert ", a tribal governing

b0429/2.6 854. Page 810, line 9: delete lines 9 and 10 and substitute "46.23" of to the extent permitted by federal law or a waiver from federal secretary of health and human services to a Wisconsin works agency."

60360/2.21 855. Page 810, Hine 11: delete lines 11 to 15.

b0625/3.18 **856.** Page 810, line 13: delete "par. (b) 6." and substitute "s. 49.197 (5)".

b0604/1.2 857. Page 810, line 16: delete the material beginning with that line and ending with page 812, line 2.

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b0625/3.19 859. Page 812, line 3: delete lines 3 to 6.

b0604/1.3 860. Page 812, line 7: delete the material beginning with that line and ending with page 814, line 13.

b0070/1.10 861. Page 814, line 14: delete lines 14 to 17.

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49.45 **(22)** (c)

| 1 | *b0604/1.4* 862. Page 814, line 18: delete the material beginning with that |
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| 2 | line and ending with page 816, line 4. |
| 3 | *b0358/1.4* 863. Page 817, line 14: delete lines 14 to 20. |
| 4 | *b0604/1.5* 864. Page 823, line 22: delete the material beginning with that |
| 5 | line and ending with page 825, line 15. |
| 6 | *b0621/3.1* 865. Page 825, line 15: after that line insert: |
| 7 | *b0621/3.1* "Section 1787m. 49.45 (22) of the statutes is renumbered 49.45 |
| 8 | (22) (a) and amended to read: |
| 9 | 49.45 (22) (a) If the department contracts with health maintenance |
| 10 | organizations for the provision of medical assistance it shall give special |
| 11 | consideration to health maintenance organizations that provide or that contract to |
| 12 | provide comprehensive, specialized health care services to pregnant teenagers. |
| 13 | (b) If the department contracts with health maintenance organizations for the |
| 14 | provision of medical assistance, the department shall determine which medical |
| 15 | assistance recipients who have attained the age of 2 but have not attained the age |
| 16 | of 6 and who are at risk for lead poisoning have not received lead screening from those |
| 17 | health maintenance organizations. The department shall report annually to the |
| 18 | appropriate standing committees of the legislature under s. 13.172 (3) on the |
| 19 | percentage of medical assistance recipients under the age of 2 who received a lead |
| 20 | screening test in that year provided by a health maintenance organization compared |
| 21 | with the percentage that the department set as a goal for that year. |
| 22 | *b0621/3.1* Section 1787mg. 49.45 (22) (c) of the statutes is created to read: |

If the department contracts with health maintenance

organizations for the provision of medical assistance, each contract shall require a

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health maintenance organization to contract with at least the number of primary care providers, within a radius of 30 miles from the boundary of the area the health maintenance organization serves, that is sufficient to ensure that each medical assistance recipient who is eligible for medical assistance under s. 49.46 (1) (a) 1., 1g., 1m., 6., 9., 10., 11., 12., or 13. or 49.47 (4) (ag) 1. or 2. will be able to adequately access the health care services offered by the health maintenance organization. The department shall determine the number of primary care providers with whom each health maintenance organization is required to contract."

b0366/2.23 866. Page 826, line 1: delete lines 1 to 5

b0625/3.20 867. Page 826, line 3: delete "sub. (2) (b) 6." and substitute "s. 49.197 (5)".

b0607/1.3 868. Page 826, line 14: delete the material beginning with that line and ending with page 828, line 6.

b0616/1.1 869. Page 828, line 15: after that line insert:

b0616/1.1 "Section 1797g. 49.46 (1) (a) 1. of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read:

49.46 (1) (a) 1. Notwithstanding s. 49.19 (20), any individual who, without regard to the individual's resources or income, would qualify for a grant of aid to families with dependent children under s. 49.19 and whose income does not exceed the income limit under par. (ar).

b0616/1.1 Section 1797j. 49.46 (1) (a) 1g. of the statutes, as created by 2001 Wisconsin Act (this act), is amended to read:

49.46 (1) (a) 1g. Notwithstanding s. 49.19 (20), any individual who, without regard to the individual's resources or income, would qualify for a grant of aid to

| 1 | families with dependent children but who would not receive the aid solely because |
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| 2 | of the application of s. 49.19 (11) (a) 7. and whose income does not exceed the income |
| 3 | limit under par. (ar).". |
| 4 | *b0616/1.2* 870. Page 828, line 20: after that line insert: |
| 5 | *b0616/1.2* "Section 1798g. 49.46 (1) (a) 1m. of the statutes, as affected by |
| 6 | 2001 Wisconsin Act (this act), is amended to read: |
| 7 | 49.46 (1) (a) 1m. Any pregnant woman whose income does not exceed the |
| 8 | standard of need under s. 49.19 (11) income limit under par. (ar) and whose |
| 9 | pregnancy is medically verified. Eligibility continues to the last day of the month in |
| 10 | which the 60th day after the last day of the pregnancy falls.". |
| 11 | *b0151/1.32* 871. Page 828, line 21: delete lines 21 to 24. |
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| 12 | *b0616/1.3* 872. Page 829, line 4: after that line insert: |
| 12 13 | *b0616/1.3* 872. Page 829, line 4: after that line insert: *b0616/1.3* "Section 1800m. 49.46 (1) (a) 6. of the statutes, as affected by |
| | |
| 13 | *b0616/1.3* "Section 1800m. 49.46 (1) (a) 6. of the statutes, as affected by |
| 13 14 | *b0616/1.3* "Section 1800m. 49.46 (1) (a) 6. of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read: |
| 13 14 15 | *b0616/1.3* "Section 1800m. 49.46 (1) (a) 6. of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read: 49.46 (1) (a) 6. Any person not described in pars. (c) to (e) who, without regard |
| 13 14 15 16 | *b0616/1.3* "Section 1800m. 49.46 (1) (a) 6. of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read: 49.46 (1) (a) 6. Any person not described in pars. (c) to (e) who, without regard to the individual's resources or income, would be considered, under federal law, to be |
| 13 14 15 16 17 | *b0616/1.3* "Section 1800m. 49.46 (1) (a) 6. of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read: 49.46 (1) (a) 6. Any person not described in pars. (c) to (e) who, without regard to the individual's resources or income, would be considered, under federal law, to be receiving aid to families with dependent children for the purpose of determining |
| 13 14 15 16 17 18 | *b0616/1.3* "Section 1800m. 49.46 (1) (a) 6. of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read: 49.46 (1) (a) 6. Any person not described in pars. (c) to (e) who, without regard to the individual's resources or income, would be considered, under federal law, to be receiving aid to families with dependent children for the purpose of determining eligibility for medical assistance and whose income does not exceed the income limit |
| 13 14 15 16 17 18 19 | *b0616/1.3* "Section 1800m. 49.46 (1) (a) 6. of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read: 49.46 (1) (a) 6. Any person not described in pars. (c) to (e) who, without regard to the individual's resources or income, would be considered, under federal law, to be receiving aid to families with dependent children for the purpose of determining eligibility for medical assistance and whose income does not exceed the income limit under par. (ar).". |

| 1 | 49.46 (1) (a) 12. Any child not described under subd. 1. or 1g. who is under 19 |
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| 2 | years of age and whose income does not exceed the standard of need under s. 49.19 |
| 3 | (11) income limit under par. (ar). |
| 4 | *b0616/1.4* Section 1804m. 49.46 (1) (ar) of the statutes is created to read: |
| 5 | 49.46 (1) (ar) An individual is eligible to receive medical assistance under par. |
| 6 | (a) 1., 1g., 1m., 6., and 12. if the individual's total income does not exceed the standard |
| 7 | of need under s. 49.19 (11) (a) 1. a. increased by the same percentage as the |
| 8 | percentage increase in the consumer price index, as defined in s. 49.455 (1) (b), |
| 9 | between September 2001 and September of the year immediately before the year in |
| LO | which the individual's income is being determined.". |
| 11 | *b0616/1.5* 874. Page 830, line 8: after that line insert: |
| 12 | *b0616/1.5* "Section 1805d. 49.46 (1) (e) of the statutes, as affected by 2001 |
| 13 | Wisconsin Act (this act), is amended to read: |
| 14 | 49.46(1) (e) If an application under s. 49.47(3) shows that the individual meets |
| 15 | the income limits under s. 49.19 par. (ar) or meets the income and resource |
| 16 | requirements under federal Title XVI or s. 49.77, or that the individual is an essential |
| 17 | person, an accommodated person, or a patient in a public medical institution, the |
| 18 | individual shall be granted the benefits enumerated under sub. (2) whether or not |
| 19 | the individual requests or receives a grant of any of such aids.". |
| 20 | *b0616/1.6* 875. Page 833, line 7: after that line insert: |
| 21 | *b0616/1.6* "Section 1815g. 49.47 (4) (c) 1. of the statutes is renumbered |
| 22 | 49.47 (4) 1. (intro.) and amended to read: |
| 23 | 49.47 (4) (c) 1. (intro.) Except as provided in par. (am) and as limited by subd. |
| 24 | 3., eligibility exists if income does not exceed 133 1/3% of the greater of the following: |

a. An amount equal to the maximum aid to families with dependent children payment under s. 49.19 (11) (a) 1. a. for the applicant's family size or increased by the same percentage as the percentage increase in the consumer price index, as defined in s. 49.455 (1) (b), between September 2001 and September of the year immediately before the year in which the individual's income is being determined and multiplied by 133 1/3%.

b. An amount equal to the combined benefit amount available under supplemental security income under 42 USC 1381 to 1383c and state supplemental aid under s. 49.77 whichever is higher. In this subdivision "income" includes earned or unearned income that would be included in determining eligibility for the individual or family under s. 49.19 or 49.77, or for the aged, blind or disabled under 42 USC 1381 to 1385. "Income" does not include earned or unearned income which would be excluded in determining eligibility for the individual or family under s. 49.19 or 49.77, or for the aged, blind or disabled individual under 42 USC 1381 to 1385.

b0616/1.6 Section 1815j. 49.47 (4) (c) 1m. of the statutes is created to read: 49.47 (4) (c) 1m. For purposes of determining whether an individual's income meets the income requirements under subd. 1., "income" includes all of the individual's earned or unearned income that would be included in determining eligibility for the individual or family under s. 49.19 or 49.77, or for the aged, blind, or disabled under 42 USC 1381 to 1385, and "income" does not include earned or unearned income that would be excluded in determining eligibility for the individual or family under s. 49.19 or 49.77, or for the aged, blind, or disabled individual under 42 USC 1381 to 1385.".

requirements under sub. (2).

is eligible for medical assistance.

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| 1 | *b0614/1.1* 876. Page 835, line 11: delete lines 11 and 12 and substitute |
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| 2 | "cancer. (1) In this section:". |
| 3 | *b0614/1.2* 877. Page 835, line 13: before that line insert: |
| 4 | "(a) "County department" means a county department under s. 46.215, 46.22, |
| 5 | or 46.23. |
| 6 | (b) "Qualified entity" has the meaning given in 42 USC 1396r-1b (b) (2). |
| 7 | (2) A woman is eligible for medical assistance as provided under sub. (5) if, after |
| 8 | applying to the department or a county department, the department or a county |
| 9 | department determines that she meets all of the following requirements:". |
| 10 | *b0614/1.3* 878. Page 835, line 22: after that line insert: |
| 11 | "(3) Prior to applying to the department or a county department for medical |
| 12 | assistance, a woman is eligible for medical assistance as provided under sub. (5) |
| 13 | beginning on the date on which a qualified entity determines, on the basis of |
| 14 | preliminary information, that the women meets the requirements specified in sub. |
| 15 | (2) and ending on one of the following dates: |
| 16 | (a) If the woman applies to the department or a county department for medical |
| 17 | assistance within the time limit required under sub. (4), the day on which the |
| 18 | department or county department determines whether the woman meets the |

(b) If the woman does not apply to the department or county department for

medical assistance within the time limit required under sub. (4), the last day of the

month following the month in which the qualified entity determines that the woman

| 1 | (4) A woman who a qualified entity determines under sub. (3) is eligible for |
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| 2 | medical assistance shall apply to the department or county department no later than |
| 3 | the last day of the month following the month in which the qualified entity |
| 4 | determines that the woman is eligible for medical assistance.". |
| 5 | *b0614/1.4* 879. Page 835, line 23: delete "(2)" and substitute "(5)". |
| 6 | *b0614/1.5* 880. Page 836, line 2: delete "sub. (1)" and substitute "sub. (2)". |
| 7 | *b0614/1.6* 881. Page 836, line 3: before that line insert: |
| 8 | "(6) A qualified entity that determines under sub. (3) that a woman is eligible |
| 9 | for medical assistance as provided under sub. (5) shall do all of the following: |
| 10 | (a) Notify the department of the determination no later than 5 days after the |
| 11 | date on which the determination is made. |
| 12 | (b) Inform the woman at the of time the determination that she is required to |
| 13 | apply to the department or a county department for medical assistance no later than |
| 14 | the last day of the month following the month in which the qualified entity |
| 15 | determines that the woman is eligible for medical assistance. |
| 16 | (7) The department shall provide qualified entities with application forms for |
| 17 | medical assistance and information on how to assist women in completing the form.". |
| 18 | *b0607/1.4* 882. Page 836, line 3: delete the material beginning with that |
| 19 | line and ending with page 839, line 11. |
| 20 | *b0664/1.2*883. Page 839, line 12: delete the material beginning on that line |
| 21 | and ending with page 841, line 19. |
| 22 | *b0625/3.21* 884. Page 841, line 19: after that line insert: |
| 23 | *b0625/3.21* "Section 1835k. Subchapter V (title) of chapter 49 [precedes |
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49.66] of the statutes is amended to read:

| 1 | CHAPTER 49 |
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| 2 | SUBCHAPTER V |
| 3 | OTHER MEDICALLY RELATED SERVICES |
| 4 | AND SUPPORT AND MEDICAL PROGRAMS". |
| 5 | *b0601/5.3* 885. Page 841, line 23: delete "(w)" and substitute "(x)". |
| 6 | *b0611/1.1* 886. Page 841, line 25: after that line insert: |
| 7 | *b0611/1.1* "Section 1836g. 49.665 (4) (at) 1. b. of the statutes is amended |
| 8 | to read: |
| 9 | 49.665 (4) (at) 1. b. The department may not lower the maximum income level |
| 0 | for initial eligibility unless the department first submits to the joint committee on |
| 11 | finance its plans a plan for lowering the maximum income level and the committee |
| 2 | approves the plan. If, within 14 days after submitting the plan the date on which the |
| . 3 | plan is submitted to the joint committee on finance, the cochairpersons of the |
| L 4 | committee do not notify the secretary that the committee has scheduled a meeting |
| 15 | for the purpose of reviewing the plan, the department shall implement the plan is |
| 16 | considered approved by the committee as proposed. If within 14 days after the date |
| L 7 | on which the plan is submitted to the committee, the cochairpersons of the committee |
| 18 | notify the secretary that the committee has scheduled a meeting to review the plan, |
| 19 | the department may implement the plan only as approved by the committee. |
| 20 | *b0611/1.1* Section 1836r. 49.665 (4) (at) 1. c. of the statutes is created to |
| 21 | read: |
| 22 | 49.665 (4) (at) 1. c. Notwithstanding s. 20.001 (3) (b), if, after reviewing the plan |
| 23 | submitted under subd. 1. b., the joint committee on finance determines that the |
| 24 | amounts appropriated under s. 20.435 (4) (bc), (iz), (p), and (w) are insufficient to |

accommodate the projected enrollment levels, the committee may transfer appropriated moneys from the general purpose revenue appropriation account of any state agency, as defined in s. 20.001 (1), other than a sum sufficient appropriation account, to the appropriation account under s. 20.435 (4) (bc) to supplement the health care program under this section if the committee finds that the transfer will eliminate unnecessary duplication of functions, result in more efficient and effective methods for performing programs or more effectively carry out legislative intent, and that legislative intent will not be changed by the transfer.".

b0601/5.4 887. Page 842, line 4: delete "(w)" and substitute "(x)".

b0385/3.2 888. Page 842, line 6: after that line insert:

b0385/3.2 "Section 1837p. 49.68 (3) (b) of the statutes is amended to read:

49.68 (3) (b) The From the appropriation accounts under ss. 20.435 (4) (e) and (je), the state shall pay the cost of medical treatment required as a direct result of chronic renal disease of certified patients from the date of certification, including the cost of administering recombinant human erythropoietin to appropriate patients, whether the treatment is rendered in an approved facility in the state or in a dialysis or transplantation center which is approved as such by a contiguous state, subject to the conditions specified under par. (d). Approved facilities may include a hospital in—center dialysis unit or a nonhospital dialysis center which is closely affiliated with a home dialysis program supervised by an approved facility. Aid shall also be provided for all reasonable expenses incurred by a potential living—related donor, including evaluation, hospitalization, surgical costs and postoperative follow—up to the extent that these costs are not reimbursable under the federal medicare program or other insurance. In addition, all expenses incurred in the procurement,

| 1 | transportation and preservation of cadaveric donor kidneys shall be covered to the |
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| 2 | extent that these costs are not otherwise reimbursable. All donor-related costs are |
| 3 | chargeable to the recipient and reimbursable under this subsection. |
| 4 | *b0385/3.2* Section 1837q. 49.683 (2) of the statutes is amended to read: |
| 5 | 49.683 (2) Approved costs for medical care under sub. (1) shall be paid from the |
| 6 | appropriation accounts under s. 20.435 (4) (e) and (je). |
| 7 | * b0385/3.2 * Section 1837r. 49.685 (2) of the statutes is amended to read: |
| 8 | 49.685 (2) Assistance program. The From the appropriation accounts under |
| 9 | s. 20.435 (4) (e) and (je), the department shall establish a program of financial |
| 10 | assistance to persons suffering from hemophilia and other related congenital |
| 11 | bleeding disorders. The program shall assist such persons to purchase the blood |
| 12 | derivatives and supplies necessary for home care. The program shall be |
| 13 | administered through the comprehensive hemophilia treatment centers. |
| 14 | *b0385/3.2* Section 1837s. 49.687 (title) of the statutes is amended to read: |
| 15 | 49.687 (title) Disease aids; patient financial and liability requirements; |
| 16 | rebate agreements.". |
| 17 | *b0385/3.3* 889. Page 842, line 12: after "(e)" insert "and (je)". |
| 18 | *b0385/3.4* 890. Page 842, line 13: delete lines 13 to 15 and substitute |
| 19 | "department shall revise the sliding scale for patient liability by January 1, 1994, |
| 20 | and shall, every 3 years thereafter by January 1, review and, if necessary, revise the |
| 21 | sliding scale.". |
| 22 | *b0385/3.5* 891. Page 842, line 15: after that line insert: |
| 23 | *b0385/3.5* "Section 1838c. 49.687 (3) of the statutes is created to read: |

| 49.687 (3) The department or an entity with which the department contracts |
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| shall provide to a drug manufacturer that sells drugs for prescribed use in this state |
| documents designed for use by the manufacturer in entering into a rebate agreement |
| with the department or entity that is modeled on the rebate agreement specified |
| under 42 USC 1396r-8. The department or entity may enter into a rebate agreement |
| under this subsection that shall include all of the following as requirements: |

- (a) That, as a condition of coverage for prescription drugs of a manufacturer under s. 49.68, 49.683, or 49.685, the manufacturer shall make rebate payments for each prescription drug of the manufacturer that is prescribed for and purchased by persons who meet eligibility criteria under s. 49.68, 49.683, or 49.685, to the state treasurer to be credited to the appropriation under s. 20.435 (4) (je), each calendar quarter or according to a schedule established by the department.
- (b) That the amount of the rebate payment shall be determined by a method specified in 42 USC 1396r-8 (c), except that, if the average manufacturer price for a prescription drug exceeds the average manufacturer price of the drug as of December 31, 2000, or the first calendar quarter after the day on which the drug was first available, as adjusted for inflation, the rebate amount shall increase by the amount of the difference."

b0429/2.7 892. Page 842, line 15: after that line insert:

b0429/2.7 "Section 1838t. 49.85 (1) of the statutes is amended to read:

49.85 (1) County Department <u>Department</u> notification requirement. If a county department under s. 46.215, 46.22, or 46.23, or a governing body of a federally recognized American Indian tribe or band or a Wisconsin works agency determines that the department of health and family services may recover an amount under s.

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49.497 or that the department of workforce development may recover an amount under s. 49.125, 49.161, or 49.195 (3), the county department or governing body shall notify the affected department of the determination. If a Wisconsin works agency determines that the department of workforce development may recover an amount under s. 49.161 or 49.195 (3), the Wisconsin works agency shall notify the department of workforce development of the determination.".

b0625/3.22 893. Page 842, line 15: after that line insert:

b0625/3.22 "Section 1838sb. 49.79 (2) (b) of the statutes is created to read: 49.79 (2) (b) An individual who fails to comply with the work requirements of the employment and training program under s. 49.13 (2) (a) is ineligible to participate in the food stamp program as specified under s. 49.13 (3).

b0625/3.22 Section 1838t. 49.79 (9) of the statutes is created to read:

49.79 (9) Fraud investigations and error reduction activities. If the department does not contract with the department of workforce development under s. 49.197 (5), the department shall establish and administer a program to investigate fraudulent activity on the part of recipients of food stamps and to reduce errors in the payments of benefits under the food stamp program.

b0625/3.22 **Section 1838td.** 49.79 (10) of the statutes is created to read:

49.79 (10) CONTRACT FOR EMPLOYMENT AND TRAINING PROGRAM. The department shall contract with the department of workforce development to administer the employment and training program under s. 49.13.

b0625/3.22 **Section 1838v.** 49.85 (1) of the statutes is amended to read:

49.85 (1) COUNTY DEPARTMENT NOTIFICATION REQUIREMENT. If a county department under s. 46.215, 46.22 or 46.23, a governing body of a federally

| 1 | recognized American Indian tribe or band or a Wisconsin works agency determines |
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| 2 | that the department of health and family services may recover an amount under s. |
| 3 | 49.497 or that the department of workforce development may recover an amount |
| 4 | under s. 49.125, 49.161 or, 49.195 (3), or 49.793, the county department or governing |
| 5 | body shall notify the affected department of the determination.". |

b0604/1.6 894. Page 842, line 16: delete the material beginning with that line and ending with page 843, line 4.

b0625/3.23 "Section 1839m. 49.85 (2) (b) of the statutes is amended to read:

b0625/3.23 895. Page 842, line 4: after that line insert:

49.85 (2) (b) At least annually, the department of workforce development shall certify to the department of revenue the amounts that, based on the notifications received under sub. (1) and on other information received by the department of workforce development, the department of workforce development has determined that it may recover under ss. 49.125, 49.161 and, 49.195 (3), and 49.793, except that the department of workforce development may not certify an amount under this subsection unless it has met the notice requirements under sub. (3) and unless its

b0625/3.24 896. Page 843, line 4: after that line insert:

determination has either not been appealed or is no longer under appeal.".

b0625/3.24 "Section 1840g. 49.85 (3) (b) 1. of the statutes is amended to read:

49.85 (3) (b) 1. Inform the person that the department of workforce development intends to certify to the department of revenue an amount that the department of workforce development has determined to be due under s. 49.125,

1 49.161 or, 49.195 (3), or 49.793, for setoff from any state tax refund that may be due the person.".

b0550/1.5 897. Page 844, line 23: delete lines 23 to 25 and substitute "future support or maintenance. An obligor may, within 20 days of receiving notice that the amount certified shall be withheld from his or her federal tax refund or credit, request a hearing under this subsection.".

b0550/1.6 898. Page 845, line 1: delete that line and substitute:

b0550/1.6 "Section 1844b. 49.855 (4) of the statutes is renumbered 49.855 (4) (a) and amended to read:".

b0550/1.7 899. Page 845, line 2: after "(4)" insert "(a)".

b0550/1.8 900. Page 845, line 3: delete "or federal" and substitute "or federal".

b0550/1.9 901. Page 845, line 7: delete "or federal".

b0550/1.10 902. Page 845, line 13: after that line insert:

b0550/1.10 "Section 1844c. 49.855 (4) (b) of the statutes is created to read:

49.855 (4) (b) The department of administration shall send the portion of any federal tax refunds or credits received from the internal revenue service that was withheld for delinquent child or family support or maintenance or past support, medical expenses, or birth expenses to the department of workforce development or its designee for deposit in the support collections trust fund under s. 25.68 and shall send the portion of any federal tax refunds or credits received from the internal revenue service that was withheld for delinquent receiving and disbursing fees to the department of workforce development or its designee for deposit in the appropriation account under s. 20.445 (3) (ja)."

- *b0148/1.1* 903. Page 847, line 1: delete lines 1 to 7.
- *b0061/2.2* 904. Page 847, line 8: delete the material beginning with that
- 3 line and ending with page 860, line 2.



b0006/15.12 905. Page 849, line 2: on lines 2 and 3, after "50.065," insert

****NOTE: Inserts reference to authorize imposition of sanctions for violation of section referenced.

- 6 *b0604/1.7* 906. Page 860, line 3: delete lines 3 to 16.
- *b0061/2.3* 907. Page 860, line 17: delete the material beginning with that
- 8 line and ending with page 861, line 13.
- 9 *b0070/1.11* 908. Page 861, line 14: delete lines 14 to 21.
- *b0070/1.12* 909. Page 862, line 4: delete lines 4 to 15.
- *b0073/2.6* 910. Page 862, line 16: delete lines 16 to 20.
- *b0061/2.4* 911. Page 862, line 21: delete lines 21 to 24.
- *b0077/1.2* 912. Page 862, line 25: delete the material beginning with that
- line and ending with page 863, line 6.
- *b0070/1.13* 913. Page 863, line 7: delete lines 7 to 14.
- *b0070/1.14* **914.** Page 863, line 22: delete the material beginning with that
- line and ending with page 864, line 9.
- *b0073/2.7* 915. Page 864, line 10: delete lines 10 to 15.
- *b0061/2.5* **916.** Page 864, line 16: delete lines 16 to 18.
- *b0077/1.3* 917. Page 864, line 17: delete ", as affected by 2001 Wisconsin
- 21 Act".

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b0070/1.19 933. Page 873, line 3: delete "screening". 22

"individual, a functional and financial screen".

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| 1 | *b0070/1.20* 934. Page 873, line 6: delete lines 6 and 7 and substitute "to the |
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| 2 | admission may waive the requirement for a financial screen under s. 46.283 (4) (g), |
| 3 | unless the incapacitated". |
| 4 | *b0061/2.8* 935. Page 873, line 9: delete the material beginning with that |
| 5 | line and ending with page 874, line 8. |
| B | *b0006/15.13* 936. Page 874, line 1: delete lines 1 to 8 and substitute |
| 7 | "assignable. The department shall withhold, suspend or revoke approval for a |
| 8 | failure to comply with s. 165.40 (6) (a) 1. or 2., but, except as provided in s. 50.498, |
| 9 | otherwise may not withhold, suspend or revoke approval unless for a substantial |
| 10 | failure to comply with ss. 50.32 to 50.39 or the rules and standards adopted by the |
| 11 | department after giving a reasonable notice, a fair hearing and a reasonable |
| 12 | opportunity to comply. Failure by a hospital to comply with s. 50.36 (3m) shall be |
| 13 | considered to be a substantial failure to comply under this section.". |
| | ****Note: Repeals language that is redundant to and narrower than the treatment of s. 50.03 (5g) (e), stats. |
| _ 14 | *b0068/1.3* 937. Page 874, line 10: delete lines 10 to 17 and substitute: |

"50.36 (2) The department shall promulgate rules that require that a hospital, before discharging a patient who is aged 65 or older or who has developmental disability or physical disability and whose disability or condition requires long—term care that is expected to last at least 90 days, refer the patient to the resource center under s. 46.283. The rules shall specify that this requirement applies only if the".

b0073/2.11 938. Page 874, line 18: delete "(a)".

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b0061/2.9 939. Page 874, line 21: delete lines 21 to 23.

b0068/1.4 940. Page 874, line 24: delete that line.

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b0061/2.10 941. Page 874, line 25: delete the material beginning with that 1 2 line and ending with page 875, line 2. *b0071/1.1* 942. Page 875, line 3: delete lines 3 to 6. 3 *b0061/2.11* 943. Page 875, line 7: delete the material beginning with that 5 line and ending with page 879, line 13. *b0006/15.14* 944. Page 875, line 8: delete that line and substitute: YELH *b0006/15.14* "Section 1933g. 50.49 (9) of the statutes is amended to read: 50.49 (9) RIGHT OF INJUNCTION. All orders An order issued by the department 9 under for a violation of this section shall be enforced by the attorney general. The circuit court of Dane County shall have jurisdiction to enforce such orders by 10 injunctional and other appropriate relief.". 11 ****Note: Corrects treatment of s. 50.49 (9), stats., to conform that treatment to s. 50.03 (5g) (b), stats. (renumbered s. 50.02 (3m) (a) 1.), and s. 50.39 (4), stats *b0006/15.15* 945. Page 879, line 6: delete "regulation" and substitute $\overline{12}$ 13 "regulation rules". *b0006/15.16* 946. Page 879, line 8: delete "licensee's" and substitute 14 15 licensee's entity's". *b0358/1.5* 947. Page 879, line 14: delete lines 14 to 19 and substitute: 16 17 ***b0358/1.5*** "Section **1955b.** 51.02 (1) (e) of the statutes is repealed.". *b0061/2.12* 948. Page 879, line 20: delete the material beginning with that 18 line and ending with page 886, line 6. 19 *b0006/15.17* 949. Page 883, line 19: after that line insert:



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| | "(am) In determining whether a forfeiture is to be imposed under par. (a) 1. and |
| ` | in fixing the amount of the forfeiture to be imposed under par. (a) 2., if any, for a |
| | violation, the department shall consider the following factors: |
| | 1. The gravity of the violation, including the probability that death or serious |
| | physical or psychological harm to a patient will result or has resulted; the severity |
| | of the actual or potential harm; and the extent to which the provisions of the |
| | applicable statutes or rules were violated. |
| | 2. Good faith exercised by the treatment facility. Indications of good faith |
| | include awareness of the applicable statutes and rules and reasonable diligence in |
| | complying with such requirements, prior accomplishments manifesting the |
| | treatment facility's desire to comply with the requirements, efforts to correct, and |
| | any other mitigating factors in favor of the treatment facility. |
| | 3. Any previous violations committed by the treatment facility. |
| | 4. The financial benefit to the treatment facility of committing or continuing |
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the violation.".

****NOTE: Requires consideration of factors in imposing forfeitures on treatment facilities that are identical to those required to be considered in imposing forfeitures on health care facilities under the treatment of s. 50.98 (2), stats.

b0419/1.1 950. Page 887, line 3: delete "physical therapy" and substitute "therapy services".

b0061/2.13 951. Page 888, line 9: delete the material beginning with that line and ending with page 889, line 6.

b0420/1.1 952. Page 890, line 24: delete "county resident" and substitute "person who is ordered by a court located in that county to be".

b0323/3.13 953. Page 891, line 3: after that line insert:

b0323/3.13 "Section 1971p. 51.423 (1) of the statutes is amended to read: 51.423 (1) The department shall fund, within the limits of the department's allocation for mental health services under s. 20.435 (3) (o) and (7) (b), (kw) and (o) and subject to this section, services for mental illness, developmental disability, alcoholism, and drug abuse to meet standards of service quality and accessibility. The department's primary responsibility is to guarantee that county departments established under either s. 51.42 or 51.437 receive a reasonably uniform minimum level of funding and its secondary responsibility is to fund programs which meet exceptional community needs or provide specialized or innovative services. Moneys appropriated under s. 20.435 (7) (b) and earmarked by the department for mental health services under s. 20.435 (7) (o) shall be allocated by the department to county departments under s. 51.42 or 51.437 in the manner set forth in this section.

b0323/3.13 Section 1971r. 51.423 (2) of the statutes is amended to read:

51.423 (2) From the appropriations under s. 20.435 (3) (o) and (7) (b), (kw) and (o), the department shall distribute the funding for services provided or purchased by county departments under s. 46.23, 51.42, or 51.437 to such county departments as provided under s. 46.40. County matching funds are required for the distributions under s. 46.40 (2) and (9) (b). Each county's required match for the distributions under s. 46.40 (2) for a year equals 9.89% of the total of the county's distributions under s. 46.40 (2) for that year for which matching funds are required plus the amount the county was required by s. 46.26 (2) (c), 1985 stats., to spend for juvenile delinquency—related services from its distribution for 1987. Each county's required match for the distribution under s. 46.40 (9) (b) for a year equals 9.89% of that county's amounts described in s. 46.40 (9) (a) (intro.) for that year. Matching funds may be from county tax levies, federal and state revenue sharing funds, or private

| 1 | donations to the counties that meet the requirements specified in sub. (5). Private |
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| 2 | donations may not exceed 25% of the total county match. If the county match is less |
| 3 | than the amount required to generate the full amount of state and federal funds |
| 4 | distributed for this period, the decrease in the amount of state and federal funds |
| 5 | equals the difference between the required and the actual amount of county |
| 6 | matching funds.". |
| 7 | *b0358/1.6* 954. Page 891, line 10: delete the material beginning with that |
| 18 | line and ending with page 893, line 5, and substitute: |
| 9 | *b0358/1.6* "Section 1974m. 51.437 (14p) of the statutes is repealed. |
| 10 | *b0358/1.6* SECTION 1981b. 51.437 (14r) (a) 2. (intro.) of the statutes is |
| 11 | amended to read: |
| 12 | 51.437 (14r) (a) 2. (intro.) Perform the following responsibilities related to the |
| 13 | state plan, for the delivery of services, that is required under 42 USC 6022, including |
| 14 | the construction of facilities:". (3) |
| (15) | *b0328/3.2* 955. Page 89%, line 28: after that line insert: |
| 16 | *b0328/3.2* "Section 1982r. 51.44 (3) (c) of the statutes is created to read: |
| 17 | 51.44 (3) (c) No county may contribute less funding for early intervention |
| 18 | services under this section than the county contributed for early intervention |
| 19 | services in 1999, except that, for a county that demonstrated extraordinary effort in |
| 20 | 1999, the department may waive this requirement and establish with the county a |
| 21 | lesser required contribution.". |
| 22 | *b0061/2.14* 956. Page 893, line 6: delete lines 6 to 15. |
| 23 | *b0358/1.7* 957. Page 893, line 16: delete lines 16 to 21. |

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- *b0061/2.15* 958. Page 893, line 22: delete the material beginning with that line and ending with page 895, line 7.
- 3 *b0054/1.5* 959. Page 895, line 8: delete lines 8 to 20.
- *b0156/1.5* **960.** Page 895, line 21: delete lines 21 to 24.
- *b0156/1.6* 961. Page 896, line 1: delete lines 1 and 2.
- *b0627/2.7* 962. Page 896, line 6: delete the material beginning with "the amounts" and ending with "assessment," on line 7.
 - *b0336/2.4* **963.** Page 896, line 18: after "children," insert "the amounts required by s. 349.04 for the truck driver education assessment,".
- *b0457/2.1* 964. Page 897, line 6: after that line insert:

b0457/2.1 "Section 3996m. 59.34 (1) (a) of the statutes is amended to read: 59.34 (1) (a) Participate in inquest proceedings when required by law, except that in any county with a population of 500,000 or more and all counties which that have instituted the medical examiner system this duty and the powers incident thereto shall be vested exclusively in the office of the medical examiner. Except as provided under s. 59.38 (5), the board shall appoint the medical examiner. The office may be occupied on a full-time or part-time basis, and the officeholder shall be paid compensation as the board by ordinance provides. The duties performed by the county coroner and not vested in the medical examiner shall be performed by the clerk. The medical examiner may appoint such assistants as the board authorizes. Whenever requested by the court, attorney general, or district attorney, the medical examiner shall testify to facts and conclusions disclosed by autopsies performed by him or her, at his or her direction or in his or her presence; shall make physical examinations and tests incident to any matter of a criminal nature up for

| 1 | consideration before either the court, attorney general, or district attorney upon |
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| 2 | request; shall testify as an expert for either the court or the state in all matters where |
| 3 | the examinations or tests have been made; and shall perform such other duties of a |
| 4 | pathological or medicolegal nature as may be required.". |
| 5 | *b0595/4.2* 965. Page 897, line 6: after that line insert: |
| 6 | *b0595/4.2* "Section 1996f. 59.25 (3) (j) of the statutes is renumbered 59.25 |
| 7 | (3) (j) 1. and amended to read: |
| 8 | 59.25 (3) (j) 1. Retain 10% for fees in receiving and paying into the state |
| 9 | treasury all money received by the treasurer for the state for fines and penalties, |
| LO | except that 50% of the state forfeitures, fines and penalties under chs. 341 to 347, 349 |
| 1 1 | and 351 shall be retained as fees as provided in subd. 2., and retain the other fees |
| 12 | for receiving and paying money into the state treasury that are prescribed by law. |
| 13 | *b0595/4.2* Section 1996h. 59.25 (3) (j) 2. of the statutes is created to read: |
| L4 | 59.25 (3) (j) 2. Retain 50% as fees for receiving and paying into the state |
| 15 | treasury all money received by the treasurer for the state for state forfeitures, fines, |
| 16 | and penalties under chs. 341 to 347, 349, and 351, unless, during that state fiscal |
| 17 | year, the treasurer has already retained under this subdivision an amount equal to |
| 18 | the amount that the treasurer retained under s. 59.25 (3) (j), 1999 stats., as fees from |
| 19 | state forfeitures, fines, and penalties under chs. 341 to 347, 349, and 351 in the |
| 20 | 2000–01 state fiscal year. |
| 21 | *b0595/4.2* Section 1996j. 59.25 (3) (jm) of the statutes is created to read: |
| 22 | 59.25 (3) (jm) Forward to the state treasurer all money received by the |
| 93 | treasurer for the state for state forfeitures, fines, and penalties under chs. 341 to 347. |

349, and 351 if, during that state fiscal year, the treasurer has already retained

| 1 | under par. (j) 2. an amount equal to the amount that the treasurer retained unde | | | | | |
|----|---------------------------------------------------------------------------------------------|--|--|--|--|--|
| 2 | s. 59.25 (3) (j), 1999 stats., as fees from state forfeitures, fines, and penalties under | | | | | |
| 3 | chs. 341 to 347, 349, and 351 in the 2000-01 state fiscal year. The state treasurer | | | | | |
| 4 | shall deposit 50% of the amounts received under this paragraph in the general fund | | | | | |
| 5 | and shall credit them to the appropriation account under s. 20.475 (1) (g).". | | | | | |
| 6 | *b0627/2.8* 966. Page 897, line 13: delete the material beginning with "the | | | | | |
| 7 | amounts" and ending with "assessment," on line 14. | | | | | |
| 8 | *b0336/2.5* 967. Page 897, line 25: after "children," insert "the amounts | | | | | |
| 9 | required by s. 349.04 for the truck driver education assessment,". | | | | | |
| 10 | *b0670/3.20* 968. Page 898, line 11: delete lines 11 to 21 and substitute: | | | | | |
| 11 | *b0670/3.20* "Section 1999m. 59.43 (2) (ag) 1. of the statutes is amended to | | | | | |
| 12 | read: | | | | | |
| 13 | 59.43 (2) (ag) 1. After June 30, 1991, and subject Subject to s. 59.72 (5), for | | | | | |
| 14 | recording any instrument entitled to be recorded in the office of the register of deeds, | | | | | |
| 15 | \$10 \$11 for the first page and \$2 for each additional page, except that no fee may be | | | | | |
| 16 | collected for recording a change of address that is exempt from a filing fee under s. | | | | | |
| 17 | 185.83 (1) (b). | | | | | |
| 18 | *b0670/3.20* Section 1999n. 59.43 (2) (ag) 1. of the statutes, as affected by | | | | | |
| 19 | 2001 Wisconsin Act (this act), is amended to read: | | | | | |
| 20 | 59.43 (2) (ag) 1. Subject to s. 59.72 (5), for For recording any instrument | | | | | |
| 21 | entitled to be recorded in the office of the register of deeds, \$11 for the first page and | | | | | |
| 22 | \$2 for each additional page, except that no fee may be collected for recording a change | | | | | |
| 23 | of address that is exempt from a filing fee under s. 185.83 (1) (b).". | | | | | |

b0670/3.21 969. Page 899, line 1: delete lines 1 to 5 and substitute:

| *b0670/3.21* "Section 2001m. 59.43 (2) (e) of the statutes is amended to read: |
|-----------------------------------------------------------------------------------------|
| 59.43 (2) (e) After June 30, 1991, and subject Subject to s. 59.72 (5), for filing |
| any instrument which is entitled to be filed in the office of register of deeds and for |
| which no other specific fee is specified, \$10 \$11 for the first page and \$2 for each |
| additional page. |

b0670/3.21 SECTION 2001n. 59.43 (2) (e) of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read:

59.43 (2) (e) Subject to s. 59.72 (5), for For filing any instrument which is entitled to be filed in the office of register of deeds and for which no other specific fee is specified, \$11 for the first page and \$2 for each additional page.".

b0624/1.1 970. Page 899, line 5: after that line insert:

b0624/1.1 "Section 2001m. 59.52 (11) (c) of the statutes is amended to read: 59.52 (11) (c) Employee insurance. Provide for individual or group hospital, surgical and life insurance for county officers and employees and for payment of premiums for such officers and employees. In addition, a A county with at least 100 employees may elect to provide health care benefits on a self-insured basis to its officers and employees, and any 2 or more counties which together have at least 100 employees may jointly provide health care benefits on a self-insured basis to officers and employees of the counties. A county and one or more cities, villages, towns, or other counties, that together have at least 100 employees, may jointly provide health care benefits to their officers and employees on a self-insured basis. Counties which elect to provide health care benefits on a self-insured basis to their officers and employees shall be subject to the requirements set forth under s. 120.13 (2) (c) to (e) and (g)."

| 1 | *b0384/1.5* 971. Page 899, line 6: delete lines 6 to 9. | | | | | |
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| 2 | *b0485/1.1* 972. Page 899, line 9: after that line insert: | | | | | |
| 3 | *b0485/1.1* "Section 2002s. 59.69 (4e) of the statutes is renumbered 59.69 | | | | | |
| 4 | (4e) (intro.) and amended to read: | | | | | |
| 5 | 59.69 (4e) (intro.) MIGRANT LABOR CAMPS. The board may not enact an ordinance | | | | | |
| 6 | or adopt a resolution that interferes with any of the following: | | | | | |
| 7 | (a) Any repair or expansion of migrant labor camps, as defined in s. 103.90 (3) | | | | | |
| 8 | that are in existence on May 12, 1992, if the repair or expansion is required by ar | | | | | |
| 9 | administrative rule that is promulgated by the department of workforce | | | | | |
| 10 | development under ss. 103.90 to 103.97. An ordinance or resolution of the county | | | | | |
| 11 | that is in effect on May 12, 1992, and that is in effect on the effective date of this | | | | | |
| 12 | paragraph [revisor inserts date], and that interferes with any construction | | | | | |
| 13 | repair, or expansion of existing migrant labor camps that is required by such ar | | | | | |
| 14 | administrative rule is void. | | | | | |
| 15 | *b0485/1.1* Section 2002t. 59.69 (4e) (b) of the statutes is created to read: | | | | | |
| 16 | 59.69 (4e) (b) The construction of new migrant labor camps, as defined in s | | | | | |
| 17 | 103.90 (3), that are built on or after the effective date of this paragraph [revisor | | | | | |
| 18 | inserts datel, on property that is adjacent to a food processing plant, as defined in s | | | | | |
| 19 | 100.03 (1) (q), or on property owned by a producer of vegetables, as defined in s | | | | | |
| 20 | 100.03 (1) (zs), if the camp is located on or contiguous to property on which vegetable | | | | | |

b0635/2.1 973. Page 899, line 9: after that line insert:

are produced or adjacent to land on which the producer resides.".

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b0635/2.1 "Section 2002r. 59.60 (1) of the statutes is amended to read:

| | 59.60 (1) APPLICATION. The pro | ovisions of this s | section shal | l apply to all c | ounties |
|------|---------------------------------|--------------------|--------------|------------------|---------|
| with | a population of 500,000 or more | Any Except as | provided in | sub. (13), any | county |
| with | a county executive or county | administrator | may elect | to be subject | to the |
| prov | isions of this section. | | | | |

b0635/2.1 Section 2002s. 59.60 (5) (g) of the statutes is amended to read:

59.60 (5) (g) A complete summary of all the budget estimates and a statement of the property tax levy required if funds were appropriated on the basis of these estimates. In determining the property tax levy required, the director shall deduct from the total estimated expenditures the estimated amount of revenue from sources other than the property tax levy and shall deduct the amount of any surplus at the close of the preceding fiscal year not yet appropriated. The board, by two-thirds vote, may adopt a resolution before the adoption of the tax levy authorizing the use of the surplus fund in whole or in part as a sinking fund for the redemption or repurchase of bonds or to provide funds for emergency needs under sub. (9), but for no other purposes, except as provided in sub. (13).

b0635/2.1 **Section 2002t.** 59.60 (13) of the statutes is created to read:

- 59.60 (13) Tax stabilization fund. (a) Notwithstanding sub. (1), only a county with a population of at least 500,000 may create a tax stabilization fund under this subsection.
- (b) The board of a county described in par. (a) may enact an ordinance creating a tax stabilization fund in the county. If such fund is created under this paragraph, the following amounts, if positive, shall be deposited into the tax stabilization fund:
- 1. The amount determined by subtracting the estimated nonproperty tax revenues collected by the county in the prior year from the corresponding actual

- receipts for the prior year, as determined by the comptroller not later than April 15 of each year.
 - 2. The amount determined by subtracting total adjusted operating budget appropriations for the prior year from total expenditures, commitments, and reserves for the prior year, as determined by the comptroller not later than April 15 of each year.
 - 3. Any general surplus balance as of December 31 of the prior year, as determined by the comptroller not later than April 15 of each year.
 - 4. Any amounts included in the county's property tax levy that are designated for deposit in the fund.
 - (c) Subject to par. (d), the board may withdraw amounts from the tax stabilization fund, by a three-quarters vote of the members-elect, or by a majority vote of the members-elect if the county's total levy rate, as defined in s. 59.605 (1) (g), is projected by the board to increase by more than 3% in the current fiscal year and the withdrawn funds would prevent an increase of more than 3%.
 - (d) The tax stabilization fund may not be used to offset any of the following:
 - 1. Any deficit that occurs between the board's total estimated nonproperty tax revenue, and the total actual nonproperty tax revenue.
 - 2. Any deficit that occurs between total appropriations and total expenditures.
 - (e) If the uncommitted balance in the tax stabilization fund exceeds 5% of the current year's budget that is under the board's control, as of June 1 of the current year, any amount that exceeds that 5% shall be used to reduce the county's next property tax levy.".

| 1 | * $b0670/3.22*$ 974. Page 899, line 10: delete the material beginning with that |
|----|--------------------------------------------------------------------------------------------|
| 2 | line and ending with page 900, line 25, and substitute: |
| 3 | *b0670/3.22* "Section 2003c. 59.72 (3) (intro.) of the statutes is amended to |
| 4 | read: |
| 5 | 59.72 (3) LAND INFORMATION OFFICE. The board may establish a county land |
| 6 | information office or may direct that the functions and duties of the office be |
| 7 | performed by an existing department, board, commission, agency, institution, |
| 8 | authority, or office. The If the board establishes a county land information office, the |
| 9 | office shall: |
| 10 | *b0670/3.22* Section 2003e. 59.72 (5) (a) of the statutes is amended to read: |
| 11 | 59.72 (5) (a) Before the 16th day of each month a register of deeds shall submit |
| 12 | to the land information board $\$6\ \7 from the fee for recording the first page of each |
| 13 | instrument that is recorded under s. 59.43 (2) (ag) 1. and (e), less any amount |
| 14 | retained by the county under par. (b). |
| 15 | *b0670/3.22* Section 2003g. 59.72 (5) (b) (intro.) of the statutes is amended |
| 16 | to read: |
| 17 | 59.72 (5) (b) (intro.) A county may retain \$4 ± 5 of the \$6 ± 7 submitted under |
| 18 | par. (a) from the fee for recording the first page of each instrument that is recorded |
| 19 | under s. 59.43 (2) (ag) 1. and (e) if all of the following conditions are met: |
| 20 | *b0670/3.22* Section 2003m. 59.72 (5) (b) 3. of the statutes is amended to |
| 21 | read: |
| 22 | 59.72 (5) (b) 3. The county uses the fees \$4 of each \$5 fee retained under this |
| 23 | paragraph to develop, implement, and maintain the countywide plan for land records |
| 24 | modernization, and \$1 of each \$5 fee retained under this paragraph to develop and |

| 1 | maintain a computerized indexing of the county's land information records relating |
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| 2 | to housing, including the housing element of the county's land use plan under s. |
| 3 | 66.1001 (2) (b), in a manner that would allow for greater public access via the |
| 4 | Internet.". |
| 5 | *b0624/1.2* 975. Page 900, line 25: after that line insert: |
| 6 | *b0624/1.2* "Section 2003r. 60.23 (25) of the statutes is amended to read: |
| 7 | 60.23 (25) Self-insured health plans. Provide health care benefits to its |
| 8 | officers and employees on a self-insured basis if the self-insured plan complies with |
| 9 | ss. 631.89, 631.90, 631.93 (2), 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.85, |
| 10 | 632.853, 632.855, 632.87 (4) and (5), 632.895 (9) and (11) to (14) and 632.896, subject |
| 11 | to s. 66.0137 (4).". |
| 12 | *b0627/2.9* 976. Page 901, line 5: delete the material beginning with |
| 13 | "757.05, <u>a</u> " and ending with " <u>165.87 (1)</u> ," on line 6 and substitute "757.05,". |
| 14 | *b0627/2.10* 977. Page 901, line 18: delete the material beginning with "the |
| 15 | <u>law</u> " and ending with " <u>165.87 (1)</u> ," on line 19. |
| 16 | *b0627/2.11* 978. Page 902, line 1: delete the material beginning with "the |
| 17 | <u>law</u> " and ending with " <u>165.87 (1)</u> ," on line 2. |
| 18 | *b0627/2.12* 979. Page 902, line 16: delete "law enforcement training fund |
| 19 | assessment,". |
| 20 | *b0627/2.13* 980. Page 902, line 25: delete the material beginning with "the |
| 21 | <u>law</u> " and ending with " <u>165.87 (1)</u> ," on page 903, line 1. |
| 22 | *b0627/2.14* 981. Page 903, line 12: delete the material beginning with "the |
| 23 | <u>law</u> " and ending with " <u>165.87 (1)</u> ," on line 13. |

| 1 | *b0627/2.15* 982. Page 904, line 1: delete the material beginning with "a |
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| 2 | law" and ending with "fund assessment," on line 2. |
| 3 | *b0627/2.16* 983. Page 904, line 6: delete "law enforcement training fund |
| 4 | assessment,". |
| 5 | *b0627/2.17* 984. Page 904, line 13: delete "law enforcement training fund |
| 6 | assessment,". |
| 7 | *b0627/2.18* 985. Page 904, line 23: delete "law enforcement training fund |
| 8 | assessment,". |
| 9 | *b0627/2.19* 986. Page 905, line 5: delete "law enforcement training fund |
| 10 | assessment,". |
| 11 | *b0627/2.20* 987. Page 905, line 11: delete the material beginning with |
| 12 | "law" and ending with "training assessment," on line 12. |
| 13 | *b0627/2.21* 988. Page 906, line 1: delete the material beginning with "the |
| 14 | <u>law</u> " and ending with " <u>165.87 (1)</u> ," on line 2. |
| 15 | *b0627/2.22* 989. Page 906, line 17: delete the material beginning with |
| 16 | "757.05, the" and ending with "165.87 (1)," on line 18 and substitute "757.05,". |
| 17 | *b0336/2.6* 990. Page 906, line 20: after "(1)," insert "the truck driver |
| 18 | education assessment imposed by s. 349.04,". |
| 19 | *b0624/1.3* 991. Page 907, line 17: after that line insert: |
| 20 | *b0624/1.3* "Section 2014m. 66.0137 (1) of the statutes is amended to read: |
| 21 | 66.0137 (1) Definition. In this section, "local governmental unit" means a city, |
| 22 | village, town, county, school district (as enumerated in s. 67.01 (5)), sewerage |

| 1 | district, drainage district and, without limitation because of enumeration, any other |
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| 2 | political subdivision of the state should be s. 345.05 (1) (c). |
| 3 | *b0624/1.3* Section 2014n. 66.0137 (4m) of the statutes is created to read: |
| 4 | 66.0137 (4m) Joint self-insured plans. (a) In this subsection, "political |
| 5 | subdivision" means a city, village, town, or county. |
| 6 | (b) A political subdivision and one or more other political subdivisions, that |
| 7 | together have at least 100 employees, may jointly provide health care benefits to |
| 8 | their officers and employees on a self insured basis. |
| 9 | (c) Any plan under par. (b) shall comply with the provisions listed in sub. (4).". |
| LO , | *b0639/1.1* 992. Page 908, line 18: after that line insert: |
| 11 | *b0639/1.1* "Section 2018p. 66.0215 (title) of the statutes is amended to read: |
| 12 | 66.0215 (title) Incorporation of certain towns adjacent to 1st class |
| 13 | cities or located in counties with a population greater than 400,000. |
| 14 | *b0639/1.1* Section 2018q. 66.0215 (1) of the statutes is renumbered 66.0215 |
| 15 | (1) (a). |
| 16 | *b0639/1.1* Section 2018r. 66.0215 (1) (b) of the statutes is created to read: |
| 17 | 66.0215 (1) (b) If all of the following conditions are met, the procedure for |
| 18 | becoming a 4th class city is initiated: |
| 19 | 1. The resident population of the town exceeds 6,000 and the population of the |
| 20 | county in which the town is located exceeds 400,000, as shown by the last federal |
| 21 | census or by a census under sub. (2). |
| 22 | 2. The town has an equalized valuation in excess of \$100,000,000. |
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| 1 | 3. An incorporation petition that requests submission of the question of |
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| 2 | incorporation to the electors of the town is signed by 100 or more persons, each an |
| 3 | elector and taxpayer of the town. |

- 4. The petition under subd. 3. contains the signatures of at least 50% of the owners of real estate in the town.
 - 5. The petition under subd. 3. is filed with the town clerk.".
- 7 *b0706/1.1* 993. Page 908, line 24: delete "may" and substitute "may shall".
- 8 *b0706/1.2* 994. Page 909, line 1: after "that" insert "states whether".
- *b0706/1.3* 995. Page 909, line 2: after "annexation is" insert "in the public
 interest or is".
- *b0706/1.4* 996. Page 909, line 3: after "annexation is" insert "in or".
- *b0637/2.1* 997. Page 909, line 4: after that line insert:
 - *b0637/2.1* "Section 2019m. 66.0221 of the statutes is renumbered 66.0221 (1) and amended to read:

66.0221 (1) Upon its own motion, a city or village, by a two-thirds vote of the entire membership of its governing body, may enact an ordinance annexing territory which comprises a portion of a town or towns and which was completely surrounded by territory of the city or village on December 2, 1973. The ordinance shall include all surrounded town areas except those that are exempt by mutual agreement of all of the governing bodies involved. The annexation ordinance shall contain a legal description of the territory and the name of the town or towns from which the territory is detached. Upon enactment of the ordinance, the city or village clerk immediately shall file 6 certified copies of the ordinance in the office of the secretary of state, together with 6 copies of a scale map. The secretary of state shall forward

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2 copies of the ordinance and scale map to the department of transportation, one copy to the department of natural resources, one copy to the department of revenue and one copy to the department of administration. This section subsection does not apply if the town island was created only by the annexation of a railroad right-of-way or drainage ditch. This section subsection does not apply to land owned by a town government which has existing town government buildings located on the land. No town island may be annexed under this section subsection if the island consists of over 65 acres or contains over 100 residents. Section 66.0217 (11) applies to annexations under this section. After subsection. Except as provided in sub. (2), after December 2, 1973, no city or village may, by annexation, create a town area which is completely surrounded by the city or village.

b0637/2.1 Section 2019n. 66.0221 (2) of the statutes is created to read:

- 66.0221 (2) A city or village may, by annexation, create a town area that is completely surrounded by the city or village if one of the following applies:
- (a) An intergovernmental cooperation agreement under s. 66.0301, to which the town and the annexing city or village are parties, applies to the territory that is annexed.
- (b) A cooperative plan for boundary change under s. 66.0307, to which the town and the annexing city or village are parties, applies to the territory that is annexed.".
 - *b0173/1.1* 998. Page 909, line 5: delete lines 5 to 8.
- *b0175/1.1* **999.** Page 909, line 9: delete lines 9 to 24.
- *b0175/1.2* 1000. Page 910, line 1: delete lines 1 and 2.
- 23 *b0100/1.1* 1001. Page 910, line 3: delete lines 3 to 23.
 - *b0100/1.2* 1002. Page 911, line 1: delete lines 1 to 4.

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b0461/1.1 1003. Page 911, line 4: after that line insert:

b0461/1.1 "Section 2026r. 66.0903 (10) (a) of the statutes is amended to read:

Each contractor, subcontractor, or contractor's or 66.0903 **(10)** (a) subcontractor's agent performing work on a project that is subject to this section shall keep full and accurate records clearly indicating the name and trade or occupation of every person performing the work described in sub. (4) and an accurate record of the number of hours worked by each of those persons and the actual wages paid for the hours worked. If requested by any person, a contractor, subcontractor, or contractor's or subcontractor's agent performing work on a project that is subject to this section shall permit that person to inspect and copy any of those records to the same extent as if the record were maintained by the department, except that s. 19.36 (3) does not limit the duty of a subcontractor or a contractor's or subcontractor's agent to permit inspection and copying of a record under this paragraph. Before permitting the inspection and copying of a record under this paragraph, a contractor, subcontractor, or contractor's or subcontractor's agent shall delete from the record any personally identifiable information, as defined in s. 19.62 (5), contained in the record about any person performing the work described in sub. (4).".

b0462/1.1 1004. Page 911, line 4: after that line insert:

b0462/1.1 "Section 2026p. 66.0903 (3) (av) of the statutes is amended to read:

66.0903 (3) (av) In determining prevailing wage rates under par. (am) or (ar), the department may not use data from projects that are subject to this section, s. 103.49 or 103.50, or 40 USC 276a unless the department determines that there is

insufficient wage data in the area to determine those prevailing wage rates, in which case the department may use data from projects that are subject to this section, s. 103.49 or 103.50, or 40 USC 276a. The department may also use data from a project that is subject to this section, s. 103.49 or 103.50, or 40 USC 276a in determining prevailing wage rates under par. (am) or (ar) if the department determines that the wage rate paid on that project is higher than the prevailing wage rate determined for that project.".

b0572/1.2 1005. Page 911, line 4: after that line insert:

b0572/1.2 "Section 2026m. 66.0901 (9) (b) of the statutes is amended to read:

66.0901 (9) (b) Retained percentages. As the work progresses under a contract involving \$1,000 or more for the construction, execution, repair, remodeling or improvement of a public work or building or for the furnishing of supplies or materials, regardless of whether proposals for the contract are required to be advertised by law, the municipality, from time to time, shall grant to the contractor an estimate of the amount and proportionate value of the work done, which entitles the contractor to receive the amount of the estimate, less the retainage, from the proper fund. The retainage shall be an amount equal to 10% 5% of the estimate until 50% of the work has been completed. At 50% completion, further partial payments shall be made in full to the contractor and no additional amounts may be retained unless the architect or engineer certifies that the job is not proceeding satisfactorily, but amounts previously retained shall not be paid to the contractor. At 50% completion or any time after 50% completion when the progress of the work is not satisfactory, additional amounts may be retained but the total retainage may not be

more than 10% 5% of the value of the work completed. Upon substantial completion of the work, an amount retained may be paid to the contractor. When the work has been substantially completed except for work which cannot be completed because of weather conditions, lack of materials or other reasons which in the judgment of the municipality are valid reasons for noncompletion, the municipality may make additional payments, retaining at all times an amount sufficient to cover the estimated cost of the work still to be completed or may pay out the entire amount retained and receive from the contractor guarantees in the form of a bond or other collateral sufficient to ensure completion of the job. For the purposes of this section, estimates may include any fabricated or manufactured materials and components specified, previously paid for by the contractor and delivered to the work or properly stored and suitable for incorporation in the work embraced in the contract.".

b0235/1.4 1006. Page 911, line 18: delete lines 18 and 19.

b0178/1.1 1007. Page 911, line 20: delete that line.

b0179/1.1 1008. Page 911, line 21: delete the material beginning with that line and ending with page 918, line 20.

b0289/4.1 1009. Page 918, line 20: after that line insert:

b0289/4.1 "Section 2049c. 66.1113 (1) (d) (intro.) of the statutes is amended to read:

66.1113 (1) (d) (intro.) "Tourism-related retailers" means, for taxable years beginning before January 1, 2002, retailers classified in the standard industrial classification manual, 1987 edition, published by the U.S. office of management and budget under the following industry numbers:

b0289/4.1 Section 2049f. 66.1113 (1) (e) of the statutes is created to read:

- 66.1113 (1) (e) "Tourism-related retailers" means, for taxable years beginning
 after December 31, 2001, retailers classified in the North American Industry
 Classification System, 1997 edition, published by the U.S. office of management and
 budget under the following industry numbers:

 1. 452990 All other general merchandise stores.
 2. 445292 Confectionary and nut stores.
 3. 445299 All other specialty food stores.
- 8 4. 311811 Retail bakeries.
- 9 5. 447100 Gasoline stations.
- 6. 722110 Full–service restaurants.
- 7. 722210 Limited–service eating places.
- 12 8. 722300 Special food services.
- 13 9. 722410 Drinking places.
- 14 10. 446110 Pharmacies and drug stores.
- 15 11. 445310 Beer, wine, and liquor stores.
- 16 12. 451110 Sporting goods stores.
- 17 13. 443130 Camera and photographic supply stores.
- 18 14. 453220 Gift, novelty, and souvenir stores.
- 19 15. 721110 Hotels and motels.
- 20 16. 721120 Casino hotels.
- 21 17. 721191 Bed-and-breakfast inns.
- 22 18. 721199 All other traveler accommodations.
- 23 19. 721214 Recreational and vacation camps.
- 24 20. 721211 Recreational vehicle parks and campgrounds.
- 25 21. 711212 Racetracks.

- 1 22. 713910 Golf courses and country clubs.
- 2 23. 713100 Amusement parks and arcades.
- 3 24. 713200 Gambling industries.
- 4 25. 713920 Skiing facilities.

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- 5 26. 713990 All other amusement and recreation industries.".
- *b0228/1.2* 1010. Page 918, line 21: delete the material beginning with that line and ending with page 919, line 20.
- 8 *b0332/1.2* 1011. Page 920, line 5: after that line insert:

b0332/1.2 "Section 2056g. 67.05 (6m) (a) of the statutes is amended to read: 67.05 (6m) (a) An initial resolution adopted by a technical college district board for an issue of bonds in an amount of money not exceeding \$500,000 \$1,000,000 for building remodeling or improvement need not be submitted to the electors of the district for approval unless within 30 days after the initial resolution is adopted there is filed with the technical college district secretary a petition conforming to the requirements of s. 8.40 requesting a referendum thereon. Such a petition shall be signed by electors from each county lying wholly or partially within the district. The number of electors from each county shall equal at least 1.5% of the population of the county as determined under s. 16.96(2)(c). If a county lies in more than one district, the technical college system board shall apportion the county's population as determined under s. 16.96 (2) (c) to the districts involved and the petition shall be signed by electors equal to the appropriate percentage of the apportioned population. Any initial resolution adopted under sub. (1) in an amount of money not exceeding \$500,000 \$1,000,000 at the discretion of the district board, may be submitted to the

electors without waiting for the filing of a petition. All initial resolutions adopted

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under sub. (1) in an amount of money in excess of \$500,000 \$1,000,000 or more for building remodeling or improvement shall be submitted to the electors of the district for approval. If a referendum is duly petitioned or required under this subsection, bonds may not be issued until the electors of the district have approved the issue.

b0332/1.2 Section 2056r. 67.12 (12) (e) 5. of the statutes is amended to read:

67.12 (12) (e) 5. Within 10 days of the adoption by a technical college district board of a resolution under subd. 1. to issue a promissory note for a purpose under s. 38.16 (2), the secretary of the district board shall publish a notice of such adoption as a class 1 notice, under ch. 985. The notice need not set forth the full contents of the resolution, but shall state the amount proposed to be borrowed, the method of borrowing, the purpose thereof, that the resolution was adopted under this subsection and the place where and the hours during which the resolution is available for public inspection. If the amount proposed to be borrowed is for building remodeling or improvement and does not exceed \$500,000 \$1,000,000 or is for movable equipment, the district board need not submit the resolution to the electors for approval unless, within 30 days after the publication or posting, a petition conforming to the requirements of s. 8.40 is filed with the secretary of the district board requesting a referendum at a special election to be called for that purpose. Such petition shall be signed by electors from each county lying wholly or partially within the district. The number of electors from each county shall equal at least 1.5% of the population of the county as determined under s. 16.96(2)(c). If a county lies in more than one district, the technical college system board shall apportion the county's population as determined under s. 16.96 (2) (c) to the districts involved and the petition shall be signed by electors equal to the appropriate percentage of the apportioned population. In lieu of a special election, the district board may specify

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that the referendum shall be held at the next succeeding spring primary or election or September primary or general election. Any resolution to borrow amounts of money in excess of \$500,000 \$1,000,000 for building remodeling or improvement shall be submitted to the electors of the district for approval. If a referendum is held or required under this subdivision, no promissory note may be issued until the issuance is approved by a majority of the district electors voting at such referendum. The referendum shall be noticed, called and conducted under s. 67.05 (6a) insofar as applicable, except that the notice of special election and ballot need not embody a copy of the resolution and the question which shall appear on the ballot shall be "Shall (name of district) be authorized to borrow the sum of \$.... for (state purpose) by issuing its general obligation promissory note (or notes) under section 67.12 (12) of the Wisconsin Statutes?"."

- *b0546/1.1* 1012. Page 921, line 1: delete "or electronic".
- *b0546/1.2* 1013. Page 921, line 2: delete "transmissions".
- *b0546/1.3* 1014. Page 921, line 4: delete "or electronic transmissions that use forms or".
- *b0546/1.4* 1015. Page 921, line 5: delete "electronic file formats" and substitute "that use forms".
- *b0546/1.5 1016. Page 922, line 6: delete lines 6 to 12 and substitute:
- 20 *b0546/1.5* "SECTION 2065b. 69.08 (1) of the statutes is amended to read:
- 21 69.08 (1) Is on a form <u>prescribed or</u> supplied for the record by the state registrar.".
- 23 *b0546/1.6* 1017. Page 926, line 12: delete lines 12 to 19.

2001–2002 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

V_{Insert 217-10} (*b0365/2.4*

SECTION 1724g. 49 197 (3) of the statutes is amended to read:

49.197 (3) STATE ERROR REDUCTION ACTIVITIES. The department shall conduct activities to reduce payment errors in medical assistance under subch. IV, Wisconsin works under ss. 49.141 to 49.161, aid to families with dependent children under s. 49.19 and the food stamp program under 7 USC 2011 to 2029. The department shall fund the activities under this section from the appropriation under s. 20.445 (3) (L).

ttsfory: 1985 a. 29, 176; 1987 a. 27, 413; 1989 a. 31; 1991 a. 39; 1995 a. 27, 289; 1997 a. 27, 35.

Insert 217-20

SECTION 1725ag. 49.197 (4) of the statutes is amended to read:

49.197 (4) COUNTY AND TRIBAL ERROR REDUCTION The department shall provide funds from the appropriations under s. 20.445 (3) (dz), and (L) and (Lm) and federal matching funds from the appropriations under s. 20.445 (3) (md), (n) and (nL) to counties and governing bodies of federally recognized American Indian tribes administering medical assistance under subch. IV, aid to families with dependent children under s. 49.19 or the food stamp program under 7 USC 2011 to 2029 to offset administrative costs of reducing payment errors in those programs.

Insert 219-15

Insert 219-15

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SECTION 1731gc. 49.33 (1) (b) of the statutes, as affected by 2001 Wisconsin Act.... (this act), is amended to read:

49.33 (1) (b) "Income maintenance program" means the medical assistance program under subch. IV of ch. 49, the badger care health care program under s.

49.665, the child care program under s. 49.155, or the food stamp program under 7 USC 2011 to 2036.